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9
10 *Counsel for Weyland Tech, Inc.*

11 **UNITED STATES DISTRICT COURT**

12 **DISTRICT OF NEVADA**

13 NEVADA AGENCY AND TRANSFER)
13 COMPANY, a Nevada corporation,)
14 Interpleader-Plaintiff,)
15 vs.) Case No. 3:18-cv-00492-MMD-CBC
16 WEYLAND TECH, INC., a Delaware)
17 corporation; RAMASAMY RAVINDRAN,)
17 an individual and a citizen of the nation of the)
18 Republic of Singapore; and DOES 1)
18 through 10.)
19 Interpleader-Defendants.)
20 WEYLAND TECH, INC., a Delaware)
20 corporation,)
21 Cross-Complainants,)
22 vs.)
23 RAMASAMY RAVINDRAN, an individual)
24 and a citizen of the nation of the Republic of)
24 Singapore; and DOES 1 through 10,)
25 Cross-Defendants.)
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1 NEVADA AGENCY AND TRANSFER COMPANY, WEYLAND TECH, INC. and
2 RAMASAMY RAVINDRAN, by and through their respective counsel, stipulate to extend the
3 deadline for Nevada Agency and Transfer Company and Weyland Tech, Inc., to file responses to
4 Ramasamy Ravindran's Motion to (I) Dismiss Nevada Agency and Transfer Company's
5 Complaint For Interpleader, OR (II) Defer to the Litigation Pending in the High Court of
6 Singapore (ECF No. 26) and Ramasamy Ravindran's Motion to (I) Dismiss Weyland Tech,
7 Inc.'S Cross-Complaint; OR (II) Defer to the Litigation Pending in the High Court of Singapore
8 (ECF No. 27) filed on Friday, January 25, 2019.

9 Nevada Agency and Transfer Company shall have until Monday, February 25, 2019, to
10 file its response to Ramasay Ravindran's Motion to Dismiss Nevada Agency and Transfer
11 Company's Complaint for Interpleader or Defer to the Litigation Pending in the High Court of
12 Singapore (ECF No. 26).

13 Weyland Tech Inc. shall have until Monday, February 25, 2019, to file its response to
14 Ramasay's Ravindran's Motion to Dismiss Weyland Tech Inc.'s Cross-Complaint or Defer to
15 the Litigation Pending the High Court of Singapore (ECF. No. 27).

16 Ramasay Ravindran shall have until March 11, 2019 to file reply briefs in support of his
17 pending motions. (ECF 26 & 27).

18 This is the first requested extension of these deadlines by stipulation. The parties request
19 these extensions as Weyland Tech's counsel is out of the country for at least two (2) weeks and
20 to ensure sufficient time to fully brief the issues for the Court.

21 **IT IS SO STIUPULATED**

22 DATED: February 8, 2019

THE O'MARA LAW FIRM, P.C.

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7 *Counsel for Weyland Tech, Inc.*

8 DATED: February 8, 2019
9 HOLLAND AND HART, LLP.

10 _____
11 /s/ Jon T. Pearson
12 BRYCE KUNIMOTO

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17 *Attorneys for Ramasay Ravindran*

18 DATED: February 8, 2019
19 ROBISON, SHARP, SULLIVAN & BRUST

20 _____
21 /s/ Alexander Walker
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30 *Attorneys for NATCO*

31 **ORDER GRANTING STIPULATION TO EXTEND TIME TO RESPONDE TO MOTIONS**
32 **TO DISMISS (ECF NO. 26 & 27)**

33 **IT IS SO ORDERED**

34 DATED: February 11, 2019



35 _____
36 UNITED STATES DISTRICT JUDGE
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